## 

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX	DOCUMENT ELECTRONICALLY FILED DOC# DATE FILED:5/25/2018
JUAN VELAZQUEZ,	
Plaintiff,	STIPULATION OF DISMISSAL
v.	WITH RESERVATION OF JURISDICTION OVER
KAVULICH & ASSOCIATES, P.C.	SETTLEMENT
Defendants.	17-CV-07401 (ER)(SN)
X	

The undersigned, counsel for Plaintiff and Kavulich & Associates, P.C., hereby stipulate and agree as follows:

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii) and the settlement agreement between the parties, Plaintiff hereby discontinues the above-titled action with prejudice as against Defendant Kavulich & Associates, P.C.

Notwithstanding the foregoing, Plaintiff and Kavulich & Associates, P.C. agree, and the Court hereby so orders, that the Court shall retain jurisdiction over all matters related to the settlement agreement entered into by Plaintiff and Defendant, including but not limited to interpretation and enforcement of same.

Dated: May 24, 2018

/s/Daniel A. Schlanger
DANIEL A. SCHLANGER
SCHLANGER LAW GROUP LLP
9 East 40<sup>th</sup> Street, Suite 1300
New York, NY 10016
T. 212-500-6114
F. 646-612-7996
dschlanger@consumerprotection.net

Attorney for Plaintiff

/s/Mitchell L. Pashkin

MITCHELL L. PASHKIN, ESQ.
MITCHELL L. PASHKIN, ATTORNEY AT LAW
775 Park Avenue, Suite 255
Huntington, New York 11743
T. 631-629-7709
F. 631-824-9328
mpash@verizon.net

Attorney for Defendant

So Ordered.

Edgardo Ramos, U.S.D.J Dated: 5/25/2018

New York, New York